

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Dayton, Ohio

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Technology Center 2100

Group Art Unit: 2166

Examiner: Sam Rimell

Docket No. 6118.02

Application of:

David M. Siefert

Serial No. 09/003,000

Filed: January 5, 1998

SELECTING TEACHING STRATEGIES SUITABLE TO

STUDENT IN COMPUTER-ASSISTED EDUCATION

Assistant Commissioner for Patents

Washington, D.C. 20231

RESPONSE

Restriction of Invention

The following election is made in response to the Restriction Requirement dated March 23, 2001, wherein the Examiner required a restriction under 35 U.S.C. 121 to one of the following inventions:

- Claims 16 through 22, drawn to a method of presenting I. material, classified in class 434, subclass 322; or
- Claims 23 through 29, drawn to a computer apparatus for II. presenting material, classified in class 340, subclass 825.3.

CERTIFICATION OF MAILING UNDER 37 CFR 1.8

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on 4-23-01

The restriction requirement states that the inventions of Groups I and II are related as process and apparatus for its practice and are distinct from each other if it can be shown that either (1) the process as claimed can be practiced by another materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice another and materially different process.

In response to the requirement for restriction, Group I is elected and claims 16 through 22 are submitted to be examinable with the elected Group.

Request for New Power of Attorney

The Examiner has requested that a new power of attorney and a revocation of previous power of attorneys. An updated correspondence address was also requested. The Applicant was unable to obtain a new power of attorney in time to include with the filing of this response. A new power of attorney and updated correspondence address will be provided to the U.S. Patent and Trademark Office in the near future.

Respectfully submitted,

lames M. Stover

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